CITIZENS FOR A WORKING AMERICA PAC

April 16, 2014

Tara Aviel Access Media Services, Inc. 515 S. Flower St., Floor 36 Los Angeles, CA 90071

Re: Independent Expenditures in Georgia Republican Primary for U.S. Senate

Dear Ms. Aviel:

Citizens for a Working America PAC ("CWA PAC") hereby engages and authorizes Access Media Services, Inc. (the "Company") to handle media placement for public communications in the Republican Primary for the U.S. Senate race in Georgia, which may include television advertisements, radio advertisements, and direct mail. The public communications will independently advocate for the election of David Perdue and/or for the defeat of his opponents (collectively, the "independent expenditures").

Our official information is as follows:

Citizens for a Working America PAC 23 Tuscarora Avenue, Beaufort, SC 29907 703-310-6647 Norm Cummings, Chairman David Langdon, Treasurer

Under federal campaign finance law, CWA PAC must file reports with the Federal Election Commission (FEC), disclosing the costs it incurred for the independent expenditures. In filing these reports, as the Treasurer of CWA PAC, I must certify under penalty of perjury that the independent expenditures "[were] not made in cooperation, consultation, or concert with, or at the request or suggestion of, any candidate or authorized committee or agent of either, or any political party committee or its agent." (See FEC Form 24; FEC Form 3X, Schedule E.) Before I can attest to the accuracy of this statement as Treasurer of CWA PAC, I have an obligation to ensure that the reported communication does not constitute a "coordinated communication" as that term is defined in 11 CFR 109.21.

To that end, your authorization to act on our behalf is contingent upon our receipt of the enclosed statement, signed by an authorized representative of the Company, indicating that 1) you have read the attached FEC regulation concerning independent expenditures and coordination (11 CFR 109.21), 2) you, your Company, and each of your employees and agents have not

coordinated, and will not coordinate, any aspect of the planned independent expenditures with any of the candidates in the race (including their authorized committees and agents) or any political party or its agent, and 3) that as a result of being engaged by CWA PAC for the independent expenditures, you would not become a "common vendor," as that term is defined in 11 CFR 109.21(d)(4) or, if it would cause you to become a common vendor, you have established and implemented a firewall policy as provided in 11 CFR 109.21(h).

If, as a result of being engaged by CWA PAC, you would become a common vendor, but you have established a firewall policy, CWA PAC reserves the right to review and approve the policy, and the specific details concerning the establishment and implementation of the policy, before hiring you to produce the independent expenditures described above.

Thank you.

Sincerely,

David R. Langdon

Treasurer